

OSCEOLA FARMS COMPANY,

Petitioner,

against

Case No. 83 TLC-12

UNITED STATES DEPARTMENT OF LABOR, Respondent.

FINAL ORDER OF DISMISSAL

Proceeding Dismissed. See attached Mailgram. Dated Sept. 30, 1983 at Washington, D.C.

ROBERT J. FELDMAN Administrative Law Judge

Attachment.

RE: UNITED STATES SUGAR CORPORATION, PETITIONER V. UNITED STATES DEPARTMENT OF LABOR, RESPONDENT, CASE NO. 83 TLC 10

FINAL ORDER OF DISMISSAL

UPON PETITIONER'S TELEGRAPHIC REQUEST DATED SEPTEMBER 24, 1983 FOR ADMINISTRATIVE-JUDICIAL REVIEW PURSUANT TO 20 CFR §655.212 OF RESPONDENT'S DENIAL OF LABOR CERTIFICATIONS UNDER THE IMMIGRATION AND NATIONALITY ACT (8 U.S.C. §1101, 1184) FOR THE TEMPORARY EMPLOYMENT OF ALIENS TO HARVEST CROPS; THE TEMPORARY RESTRAINING ORDER AND PRELIMINARY INJUNCTION ISSUED ON SEPTEMBER 20, 1983, BY UNITED STATES DISTRICT JUDGE JOSE A. GONZALES, JR., IN AN ACTION PENDING IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF FLORIDA ENTITLED FLORIDA FRUIT & VEGETABLE ASSOCIATION, ET AL., PLAINTIFFS V. RAYMOND 3. DONOVAN, SECRETARY, ETC., ET ANO., DEFENDANTS, CIVIL ACTION NO. 83-8470-CIV-JAG; AND UPON THE MEMORANDUM OF RESPONDENT'S CERTIFYING OFFICER DATED SEPTEMBER 30, 1983, ADVISING THE UNDERSIGNED THAT IN COMPLIANCE WITH SAID TEMPORARY RESTRAINING ORDER AND PRELIMINARY

INJUNCTION, THE TEMPORARY LABOR CERTIFICATIONS ABOVE REFERRED TO HAVE BEEN ISSUED;

AND IT APPEARING FROM THE FOREGOING THAT THE ADMINISTRATIVE-JUDICIAL REVIEW REQUESTED HEREIN HAS BECOME MOOT AND THE RELIEF SOUGHT IS NO LONGER NECESSARY OR APPROPRIATE; AND COUNSEL FOR PETITIONER HAVING ADVISED THE UNDERSIGNED BY TELEPHONE THAT HE HAS NO OBJECTION TO DISMISSAL ON THAT GROUND: IT IS

ORDERED THAT THE ABOVE ENTITLED PROCEEDING BE, AND THE SAME HEREBY IS, DISMISSED.

DATED THIS 30TH DAY OF SEPTEMBER, 1983.

ROBERT J. FELDMAN ADMINISTRATIVE LAW JUDGE

NOTE: SIMILAR ORDERS WERE ISSUED THIS DAY IN:

GULF + WESTERN, OSCEOLA., & ATLANTIC

(CASE NOS. 83 TLC 11, 12 & 13

RESPECTIVELY)